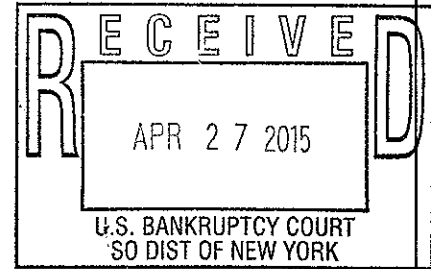


1 Karen M. Rozier
2 1313 Idylwood Road
3 Pikesville, MD 21208
4 (410) 458-3772
5 Claimant Unrepresented



6 UNITED STATES BANKRUPTCY COURT
7 SOUTHERN DISTRICT OF NEW YORK

8 In re:)
9) Case No. 12-12020 (MG)
10) Chapter 11
11 Residential Capital, LLC, et. al.) Jointly Administrated
12)
13 Debtors)
14)
15)
16)

17 **DESIGNATION OF RECORD AND STATEMENT OF ISSUES OF RECORD BY**

18 **APPELLANT KAREN MICHELE ROZIER PURSUANT TO FEDERAL RULE OF**

19 **BANKRUPTCY RULE OF PROCEDURE 8006**

20 Pursuant to Rule 8006 of the Federal Rules of Bankruptcy, Pro Se Appellant Karen Michele
21 Rozier, submits to the Southern District of New York U.S. Bankruptcy Court the following list of
22 items designated for use in the appeal and an accompanying statement of issues to be included
23 by the Clerk of the Bankruptcy Court in the record in conjunction and connection with the
24 Notice of Appeal filed on April 13, 2015.

25 **I. Designation of Record**

26 Items are generally listed as they appear on the Bankruptcy Court's docket. ECF numbers
27 refer to the Bankruptcy Court's docket unless otherwise indicated. All items designated herein
28

include all exhibits, attachments or other papers included within each docket entry for such an item.

<u>Item</u>	<u>Date</u>	<u>ECF No.</u>	<u>Description</u>
1	12/23/2013	6173	Motion to Allow Payment from Executive Trustee Services LLC Claim No. 5632 and Request for Payment From GMAC Mortgage LLC Claim No. 4738
2	12/30/2013	6199	Letter to the Court in re: Error in the December 16th Letter Docketed
3	1/27/2014	6401	Motion for Payment of Administrative Expenses in re: Claim No. 5632 by Karen Michele Rozier
4	1/27/2014	6402	Motion for Payment of Administrative Expenses in re: Claim No. 4738 by Karen Michele Rozier
5	2/11/2014	6461	Objection of the Borrower Claims Trust to Motions of Karen Michele Rozier for Payment on Claims
6	2/11/2014	6479	Letter to Judge Glenn in re: Proof of Claim Nos. 4738 and 5632
7	2/26/2014	6519	Order Sustaining Objection to Motions of Karen Michele Rozier for Payment on Claims
8	2/26/2014	6529	Declaration by Francine Silver in Support of the Motion by Karen Rozier for Payment in re: Claims 4738 and 5632
9	2/24/2014	6597	Reply to Opposition of Karen Michele Rozier's Request for Payment from Debtor for Claims 4738 and 5632 and Motion to Strike
10	4/30/2014	6861	Motion for Reconsideration of Order Dated 02/26/14 Pursuant to Rules 9023 and 9024. [Claims 4738 and 5632]
11	5/23/2014	7004	Objection of the ResCap Borrower Claims Trust to Karen Michele Rozier's Motion for Reconsideration of Order Denying Payment on Claim Nos. 4738 and 5632
12	6/2/2014	7028	Order Denying Karen Michele Rozier's Motion to Reconsider
13	6/2/2014	7036	Notice of ResCap Borrower Claims Trust's Motion for Order Estimating Claims and Establishing Disputed Claims Reserve
14	6/2/2014	7047	Motion to Strike and Reply to Objection of the Rescap Borrower Claims Trust to Motion for Reconsideration of Order
15	6/5/2014	7055	Order Denying Karen Michele Rozier's Motion to Strike
16	6/23/2014	7180	Claimant's Opposition to Borrower Claims Trust's Motion Presentment of Michale J. Talarico as an Expert by Declaration
17	7/1/2014	7210	Order Denying Karen Michele Rozier's Motion for Reconsideration

18	7/25/2014	7306	Notice of Presentment of Motion to Extend the Date by Which Objections to Claims Must be Filed
19	8/4/2014	7363	Claimant's Opposition to Debtor Liquidating Trust's Motion to Extend the Date by which Objections to Claims Must be Filed [Doc 7306]; Request for Payment of Claims and Sanctions of \$750
20	8/12/2014	7381	Declaration of Karen Michele Rozier in Support of Claimant's Opposition to Debtor Liquidating Trust's Motion to Extend the Date by which Obligations to Claims Must be Filed [Doc 7306]; Request for Payment of Claims and Sanctions of \$750 [Doc 7363]
21	8/12/2014	7382	Letter to Judge Glenn Filed by Karen Michele Rozier
22	8/21/2014	7406	Reply of the ResCap Borrower Claims Trust in Support of Motion to Extend the Date by which Objections to Claims Must be Filed
23	8/26/2014	7442	Order Granting Motion to Extend Date by which Objections to Claims Must be Filed
24	8/26/2014	7445	Order Granting Motion to Extend Date by which Objections to Claims Must be Filed
25	9/3/2014	7474	Notice of Objection of the ResCap Borrower Claims Trust to Proofs of Claim Filed by Karen Michelle Rozier (Claim Nos. 4738 and 5632)
26	10/3/2014	7620	Opposition to the Objection of the ResCap Borrower Claims Trust to Proofs of Claim Filed by Karen Michele Rozier (Claims Nos. 4738 and 5632)
27	10/20/2014	7653	Notice of Supplemental Declaration of Deanna Horst in Support of the Objection of the ResCap Borrower Claims Trust to Proofs of Claim Filed by Karen Michele Rozier (Claim Nos. 4738 and 5632)
28	10/20/2014	7654	The ResCap Borrower Claims Trust's Omnibus Objection to Karen Michele Rozier's Motions to Strike the Declarations of Deanna Horst and Yaron Shaham in Support of the Objection of the ResCap Borrower Claims Trust to Proofs of Claim Filed by Karen Michele Rozier (Claim Nos. 4738 and 5632)
29	10/20/2014	7655	The ResCap Borrower Claims Trust's Reply in Support of its Objection to Proofs of Claim Filed by Karen Michele Rozier (Claim Nos. 4738 and 5632)
30	10/21/2014	7670	Objection to the ResCap Borrower Claims Trust's Reply in Support of its Objection to Proofs of Claim filed by Karen Michele Rozier (Claims Nos. 4738 and 5632) Under Rule 9006-1
31	10/23/2014	7679	Second Supplemental Declaration of Deanna Horst in Support of the Objection of the ResCap Borrower Claims Trust to Proofs of Claim Filed by Karen Michele Rozier (Claim Nos. 4738 and 5632)

			Claimant's Supplemental Opposition to the Objection of the ResCap Borrower Claims Trust to Proofs of Claim Filed by Karen Michele Rozier (Claims Nos. 4738 and 5632); Declaration in Support thereof
32	10/31/2014	7730	
33	11/18/2014	7816	Notice of Ruling (Claim Nos. 4738 and 5632)
			Memorandum Opinion and Order Sustaining the ResCap Borrower Claims Trust's Objection to the Claims Filed by Karen Michele Rozier
34	12/22/2014	7909	
35	1/6/2015	8001	Claimant Karen Michele Rozier Affidavit of No Mail Service (Claim Nos. 4738 and 5632) and Request for Extension of Time to File Motion for Reconsideration
36	1/21/2015	8014	Claimant Karen Michele Rozier's Notice of Motion and Motion for Reconsideration; Memorandum of Points and Authorities
37	1/23/2015	8025	Order Directing the ResCap Borrower Claims Trust to Respond to Karen Michele Rozier's Motion for Reconsideration
38	2/6/2015	8081	Objection of the ResCap Borrower Claims Trust to Claimant Karen Michele Rozier's Motion for Reconsideration of Order Expunging Claim Nos. 4738 and 5632
39	2/13/2015	8137	Claimant's Objection to being Associated or Affiliated with Tom Franklin Filed by Karen Rozier
40	2/13/2015	8138	Claimant's Reply to the Objection of the ResCap Borrower Claims Trust to Claimant Karen Michele Rozier's Motion for Reconsideration of Order Expunging Claims Nos. 4738 and 5632; Declaration in Support thereof
41	4/9/2015	8446	Memorandum Opinion and Order Denying Motion of Karen Michele Rozier for Reconsideration

II. Transcripts

Date/ Time of Hearing	ECF No.	Type of Hearing	Court Reporter or Recorder
6/26/2014	4241	Transcript regarding Hearing Held on June 26, 2014 at 10:03 AM RE: Motion for Order Estimating Claims and Establishing Disputed Claims Reserve;	eScribers
10/24/2014	7686	Transcript Regarding Hearing Held on October 22, 2014 Motion for objection to claim(s)/Objection of the ResCap Borrower Claims Trust to proofs of claim.	eScribers

1 **III. Statement of Issues**

- 2 1. Did the Court commit reversible error when it interpreted California law regarding
3 rescission rights?
4
5 2. Did the Court waive the 14-day requirement when it ordered the Trust to respond?
6
7 3. Did the Court rule in error when it concluded that Westwood Associates was a legal
8 entity that ever transferred any interests?
9
10 4. Did Appellant present sufficient evidence to rebut Debtor's presumptions?
11
12 5. Did the Court err when it ruled that the mistakes in Debtor's declarations submitted by
13 Deanna Horst and Yaron Shaham were harmless or innocent error?
14
15 6. Did the Court answer the allegations raised by Appellant?
16
17 7. Did the Court deny Appellant due process by failing to rule on the merits?
18
19 8. Did the Court abuse its discretion or rule in error when it refused to accept the U.S.
20 Trustee's email that Appellant had standing to pursue all claims?
21
22 9. Did the Court abuse its discretion when it allowed the Debtor to oppose Claimant's
23 motion out of time?
24
25 10. Did the Court abuse its discretion when it denied Appellant's Motions to Strike?
26
27 11. Did the Court show bias when it allowed Debtor to withdraw the Talerico declaration
28 after the hearing on the matter?

April 24, 2015

By



KAREN MICHELE ROZIER, Unrepresented Claimant

PROOF OF SERVICE

Case 12-12020 (MG) In re Residential Capital, LLC

I am a resident of the State of California. I am over the age of 18 and not a party to the within action. My business address is 7957 Dahlia Circle, Buena Park, CA 90620.

On April 25, 2015 I served the following document:

- DESIGNATION OF RECORD AND STATEMENT OF ISSUES OF RECORD BY APPELLANT
KAREN MICHELE ROZIER PURSUANT TO FEDERAL RULE OF BANKRUPTCY RULE OF
PROCEDURE 8006

On all interested parties via Overnight Mail to the address provided below:

Unites States Bankruptcy Court for the Southern District of New York
Alexander Hamilton Custom House
One Bowling Green
New York, New York 10004-1408

Sent via electronic service to the email addresses listed with the Court:

Counsel to the ResCap Borrower Claims Trust
Morrison & Foerster LLP
250 West 55th Street
New York, New York 10019
(Attention: Norman S. Rosenbaum, Jordan A. Wishnew and Meryl L. Rothchild)
nrosenbaum@mofo.com
jwishnew@mofo.com
mrothchild@mofo.com

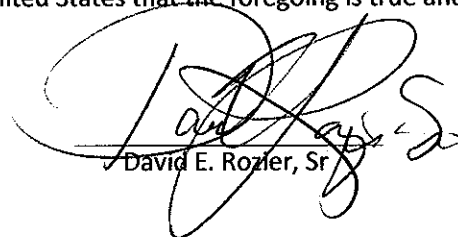
Office of the United States Trustee for the Southern District of New York
U.S. Federal Building
201 Varick Street
Suite 1006
New York, New York 10004
(Attn: Linda A. Riffkin and Brian S. Masumoto)
Linda.Riffkin@usdoj.gov
Brian.Masumoto@usdoj.gov

Office of the United States Trustee/ California
jamesjosephtrustee@gmail.com

The ResCap Liquidating Trust
Quest Turnaround Advisors
800 Westchester Avenue
Suite S-520
Rye Brook, NY 10573
(Attention: Jeffrey Brodsky)
jbrodsky@qtadvisors.com

I declare under penalty of perjury under the laws of these United States that the foregoing is true and correct.

Executed on April 25, 2015



David E. Rozier, Sr.

